FOR THE M	IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE COLUMBIA DIVISION		200	MSWINE
LANCE THOMAS SANDIFER,	)		nes nealiste of the innete	L. Junil
vs.	)	No.: 1:13-0138	GLANITA TU	advisor
	)			
ASHLEY SPARKS, ET AL.	)		re innue	Plainly J.
DEFENDANTS', SEAN BRADL MOTION TO RECONSIDER		,	VRIL CHAPMAN,	le sino
MOTION TO RECONSIDER	THE COURT SURD	ER OF AFRIL 2	75, 2014 (D.E. 44)	5-14-14

COME NOW the Defendants, Sean Brantley, Ben Killngsworth and Arvil Chapman (hereinafter referred to as "Defendants"), by and through counsel of record, and hereby submit this Motion to Reconsider the Court's Order of April 29, 2014 (D.E. 44) in which the Court ordered that Defendants must make an inmate legal advisor available to Plaintiff. Respectfully, this Court should reconsider and withdraw said Order, only as it relates to Defendants making an inmate advisor available for Plaintiff, not as to additional time granted to Plaintiff with which to respond. In support of this Motion, the Defendants state as follows:

## **BACKGROUND**

Plaintiff, Lance Thomas Sandifer, #442906, is an inmate of the Tennessee Department of Corrections (TDOC) currently housed at the South Central Correctional Center (SCCC). (Compl., D.E. 1, pp. 1-2.) Defendants, Sean Bradley, Ben Killingsworth, and Avril Chapman, are being sued in their individual capacity as supervisor officials at SCCC. (*Id.* at pp. 1 and 4.) On or around April 28, 2014, Plaintiff filed a second Motion for an Extension of time to respond to Defendant's Motion to Dismiss (D.E. 43). The next day, on April 29, 2014, this Court granted Plaintiff forty (40) more days in which to respond, and added that "Defendants shall make an inmate advisor